

Nov 9, 2020

17CV 0018

From: Ms Bobbie David Haver Kamp

702013

Stiles, Ken +

Beaumont, Texas 77705

United States Courts
Southern District of Texas
FILED

NOV 12 2020

David J. Bradley, Clerk of Court

Dear Honorable Clerk,

By the numbers so
nothing gets lost.

i) The Mag. Judge order the Defendant to
Answer Nov 6, 2020. Didn't happen.

② There's seems to be some confusing,
the "Motion to Stay" Defendants (MTS Defendants)
were order by the 5th Circuit to answer
the Writ.

What happen ??!!

③ I did get a letter from the 5th Circuit
Clerk the "Motion to Dismiss" Defendant
(MTD Defendants) were given 40 day to file
their appeal, which puts it about Dec 15, 2020.

If the Interlocking Appeal applies to
the MTS Defendants, then the MTD Defendants
should fall under the same 5th Circuit
Court order to answers the C. of Action.

④ Now Jan 2021, we enter into the fifth year the Civil Actions been in Motion.

⑤ You got a odd thing showing up by the 5th Circuit to the MTD Defendants. The 5th Circuit (byin down the rules for sealing the records). The 5th Circuit didn't do this in MTS Defendants.

The 5th Circuit told the MTD Defendants there was a strong presention the public had a right to know.

Its like the MTD Defendants are going to push this.

I can't see the grounds for sealing the Civil Suit — we are at depthcon 5, all the ICBM are in their silos — you don't feel till Depthcon 3 — Depthcon 2 the solo doors are open and depthcon 1 — launch.

So there's no National Emergency.

Also, it seems everyone knows about the Civil Suit, so you can't keep it secret.

⑥ The Ball's in the Courts.

Tell the Judge — Her Court order was ignored.

McBabb, Jr